# 506678642 05/24/2021

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6725458

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT	
CONVEYING PARTY	DATA			
		Name	Execution Date	
THOMAS DURLACH			02/13/2020	
ROSS NAVE			02/13/2020	
KRISHNA SANDEEP E	BHIMAVARA	NPU	02/13/2020	
RECEIVING PARTY D	ΑΤΑ			
Name:	STRYKE	R CORPORATION		
Street Address:	2825 AIR	2825 AIRVIEW BOULEVARD		
City:	KALAMA	KALAMAZOO		
State/Country:	MICHIGA	MICHIGAN		
Postal Code:	49002			
Property Type	•	Number		
Application Number	14-	7026205		
Application Number:	17	7236385		
Application Number: CORRESPONDENCE		7236385		
CORRESPONDENCE Fax Number:	DATA			
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CORRESPONDENCE Fax Number: Correspondence will using a fax number, in Email: Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET N NAME OF SUBMITTER SIGNATURE: DATE SIGNED: Total Attachments: 3	DATA be sent to t f provided; IF : H 4{ R NUMBER: : :	he e-mail address first; if that is uns if that is unsuccessful, it will be sen PDocket@h2law.com OWARD & HOWARD ATTORNEYS PI 50 W. FOURTH STREET OYAL OAK, MICHIGAN 48067 060252.00593 ALEXANDER S. MCGEE /Alexander S. McGee/	t via US Mail.	

#### COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

Alforney, Docket No.	060252.00408			
Title of the Invention ("Invention")	Techniques For Remotely Controlling A Medical Device Based On Image Data			
Legal Name of Inventor ("Inventor")	Thomas Durlach residing at 5123 Heathrow Ave.; Kalamazoo, Michigan 49009			
Assignee ("Assignee")	Stryker Corporation, a corporation organized and existing under and by virtue of the laws of Michigan and having an office and place of business at 2825 Airview Boulevard; Kalamazoo, Michigan 49002 (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefore;			
	DECLARATION			
As named inventor, I hereby declare that: (i) this declaration is directed to:				
The attached Application				
	lumber or PCT International Application Number <u>16/211,929</u> 015 (Application').			
<ul> <li>(ii) the above-identified Application is/was made or authorized to be made by me;</li> <li>(iii) I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and</li> <li>(iv) I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.</li> </ul>				
WHEREAS, Inventor wishes to assign to Assignee, and Assignee wishes to acquire, the entire right, title, and interest to the Invention and the Application;				
NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and confirming that I have assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, I, Inventor, hereby sell, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the invention and the Application and all original, divisional, continuation, continuation in-part, substitute and relieve applications and patients applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patients for the Invention claiming priority or benefit of the Application pursuant to any law or treaty, and including all claims for damages by reason of past infringement with the right to sue for and collect the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claim such priority or benefit to the Application, including any provisional application, and hereby authorize patient officials in any and all countries, entities and intergovernmental agencies to issue all patients on this Application and all improvements and patients resulting thereform to Assignee, its successors, assigns or other legal representatives as assignee of the entire interest therein; and I hereby agree and covenant without further remuneration, to execute and deliver all original, divisional, continuation, in-part, eissue and other applications for Letters Patient on the Invention and all assignments therein; and I hereby agree and covenant without further remuneration, to execute and deliver all original, divisional, continuation, in-part, eissue and other applications for Letters Patient on the Invention and all assignments therein; therein; therein; therein; the execute and any related applications or patients may become involved, to sign at lawful papers, make all rightful oat				
I hereby authorize Assignee or the attorneys of Assignee to insert here in parentheses (Application number, filed, filed) the filing date and application number of said Application when known, if not provided above.				
WARNING: According to 37 C.F.R. § 1.63(c), "[a] person may not execute an oath or declaration unless the person has reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office all Information known to be material to patentability as defined in § 1.58."  INVENTOR By: 1				



Attomey, Dockét No	060252.00408	
Title of the Invention ("Invention")	Techniques For Remotely Controlling A Medical De	wice Based On Image Date
Legal Name of Inventor ("Inventor")	Noss Nave residing at 2815 Bronson Blvd., Kalamazor	n Michigan 49008
Assignee ("Assignee")	Stryker Corporation, a corporation organized and existin and having an office and place of business at 2825 Aino (hereinafter "Assignee"), is destrous of acquiring the r inventions, improvements and application and in and to	tew Boulevard; Kalamazoo, Michigan 4900 entire right, title and interest in and to sai
As named inventor, I hereby declare that:	DECLARATION	
(i) this declaration is directed to: The attoched Applicat	1	
OR		
X United States Applicat filed on December	ion Number or POT international Application Number	16/211.929
I believe I am the original inventor a	vas made or sulfiorized to be made by me; or an original joint inventor of a claimed invention in the above ul false statement made in this declaration is punishable under 5.	-identified Application; and r 18 U.S.C. 1001 by fine or imprisonment o
VHEREAS. Inventor wishes to assign to A	ssignee, and Assignee wishes to acquire, the entire right, t	Re, and interest to the Invention and th
	ion, including without limitation all applications and patents for	
Application pursuant to any law or treaty, a same for its own use and the use of its sur- plication, including any provisional application issue all patents on this Application and a resentatives as assignee of the order inte- ginal, divisional, continuation, continuation- rimunicate all facts known to the undersigne which the Application and any related appl recally everything as desmed necessary by / tsferred and set over, the expenses incid resentatives ereby authorize Assignee or the attorn interactions.	and including all claims for damages by reason of past inting toespore, assigns and legal representatives, and including the on, and hereby authorize patient officials in any and all countrie all improvements and patients resulting therefrom to Assign rest therein, and I hereby agree and covenant without turthe in-part, relistue and other applications for Letters Patient on the di respecting the invention, whenever requested, to testify in a ications or patients may become involved, to sign all lawful issignee, its successors, assigns or other legal representatives ent to said undertakings to be borne and paid by Assign teys of Assignee to insert here in parentheses (Aonli-	pement with the right to sue for and collea- right to claim such orionly or benefit to its s, entities and intergovernmental agencie executes and intergovernmental agencie executes and all assignments thereof, to a invention and all assignments thereof, to invention and all assignments thereof, to invention and all assignments thereof, to invention and all assignments thereof, to a lower the right's herein sold, assigned execute the right's herein sold, assigned executes the right's herein sold, assigned to accure the right's herein sold accure the right's herein sold accure to a sold the right's herein sold accure therein sold accu
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PATENT REEL: 056330 FRAME: 0039

#### COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

Attorney, Docket No.	060252.00408			
Title of the Invention ("Invention")	Techniques For Remotely Controlling A Medical Device Based On Image Data			
Legal Name of Inventor ("Inventor")	Krishna Sandeep Bhimavarapu residing at 7068 Annandale Dr.; Kalamazoo, Michigan 49009			
Assignee ("Assignee")	Stryker Corporation, a corporation organized and existing under and by virtue of the laws of Michigan and having an office and place of business at 2825 Airview Boulevard; Kalamazoo, Michigan 49002 (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefore;			
As named inventor, I hereby declare that: (i) this declaration is directed to:	DECLARATION			
The attached Application				
·	lumber or PCT International Application Number16/211,929 018 ("Application").			
<ul> <li>(ii) the above-identified Application is/was made or authorized to be made by me;</li> <li>(iii) I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and</li> <li>(iv) I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.</li> </ul>				
WHEREAS, Inventor wishes to assign to Assign Application;	nee, and Assignee wishes to acquire, the entire right, title, and interest to the Invention and the			
assigned, transferred and set over to Assignee pursuant to my contractual obligation to Assignee, I, Inventor, hereby sell, assign, transfer and set over to Assignee, its successors, assigns or other legal representatives the entire right, title and interest, domestic and foreign, in and to the Invention and the Application and all original, divisional, continuation, continuation-in-part, substitute and reissue applications and patents applied for or granted therefor in any and all countries for the Invention, including without limitation all applications and patents for the Invention claiming priority or benefit of the Application pursuant to any law or treaty, and including all claims for damages by reason of past infringement with the right to sue for and collect the same for its own use and the use of its successors, assigns and legal representatives, and including the right to claim such priority or benefit to the Application, including any provisional application, and hereby authorize patent officials in any and all countries, entities and intergovernmental agencies to issue all patents on this Application and all improvements and patents resulting thereform to Assignee, its successors, assigns or other legal original, divisional, continuation, continuation-in-part, relssue and other applications for Letters Patent on the Invention and all assignments thereof, to communicate all facts known to the undersigned respecting the Invention, whenever requested, to testify in any interferences or other legal proceedings in which the Application and any related applications or patents may become involved, to sign all lawful papers, make all rightful oaths, and to do generally everything as deemed necessary by Assignee, its successors, assigns or other legal representatives.				
I hereby authorize Assignee or the attorneys of Assignee to insert here in parentheses (Application number, filed, filed, filed, the filing date and application number of said Application when known, if not provided above.				
WARNING: According to 37 C.F.R. § 1.63(c), "[a] person may not execute an oath or declaration unless the person has reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office all information known to be material to patentability as defined in § 1.56."				
By: /	<u> </u>			
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